

the words "for at least five years" in lines 4 and 5 which would then also cause the removal of the word "shall" in line 6.

THE PRESIDENT: Is there any objection to considering the recommendations of the Committee modified so that on page 8 in lines 4 and 5 the words "for at least five years" will be deleted, and what was the second change?

DELEGATE PENNIMAN: We then need to then remove the word "shall", the first word in line 6.

THE PRESIDENT: And remove the word "shall" from line 6.

The Chair hears no objection. The amendments will be considered as having been so modified.

DELEGATE PENNIMAN: Lines 34, 35, and 36, under section 4.20 had originally been in 4.23 and had been moved up.

In section 4.21 we again removed the unnecessary words that were in line 41. It does occur to our Committee that we speak in line 46 of preceding his election, but I would presume that the same qualifications would be necessary for someone appointed to that office. We did not add the words "preceding his election" or "appointment" so I would presume those might be added to keep it in line with other items.

I think in —

THE PRESIDENT: I am not sure I followed you. Were you suggesting that you add "appointment" or were you saying you thought it was unnecessary?

DELEGATE PENNIMAN: No, I think it is probably necessary but I am not sure that it is the function of our Committee to add it.

THE PRESIDENT: Very well, we will flag it.

DELEGATE PENNIMAN: I think there is little change in the election of the comptroller except again to put it in chronological order. We had taken what had been 4.04 and moved it into 4.23 so we would get all the salaries together.

Section 4.24 has only a slight reorganization of what had been the first sentence.

In 4.25 we removed the words "executive" and "administrative" in line 47 since we were speaking only of those functions, powers, and duties of the offices, agencies, and instrumentalities which are in the executive branch, and it seemed to us it was

therefore not necessary to use those particular words.

What had been in 4.25 or which had followed 4.25 in the transitory provisions is not in here, but will be in the section dealing with transitory provisions.

In 4.25 on line 19, we removed the words "department, offices, agencies and instrumentalities of the executive branch" so that they would not be confused with the principal departments which are also referred to in this same section.

In 4.27 on page 11, we added the words in line 2 "or by the process of executive reorganization" because in section 4.26 it states that the governor may make changes in the organization of the executive branch including the establishment or abolition of principal departments, and we presumed that if he could create a principal department, he could also determine what the nature of the leadership of that principal department would be, whether it would be a one-person or a multi-person head.

The next one I think we have changed only in the order down toward the end of the section.

Again, on page 12, we refer to the process of executive reorganization because again it is a matter which has been covered in the same way which I have already referred to in 4.26.

I think the other changes are self-explanatory.

And in 4.32 we inserted "for instrumentalities" simply to keep in line with usage elsewhere in the article.

The other changes in 4.33 and 4.34 are again self-explanatory.

THE PRESIDENT: Are there any questions of the Chairman of the Committee?

Delegate Grant?

DELEGATE GRANT: In the section in which you deal on page 5, where you substituted "the presiding officer" in lieu of "the president of the Senate," you may possibly have a substantive change there because there may be a situation in which the presiding officer of the Senate is not the president of the Senate.

THE PRESIDENT: Delegate Penniman.

DELEGATE PENNIMAN: That is possible. I think that we did not. One gets into a very difficult problem here, Delegate Grant. We were aware of the problem. When I mentioned it to the President, he